## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA CHARLESTON DIVISION

Defendants.	) _)
Charles Cathcart, et al.,	)
VS.	ORDER
Plaintiffs,	)
WCN/GAN Partners, Ltd.,	) C/A No. 2:07-CV-2965-DCN
Newton Family LLC,	) C/A No. 2:07-CV-2964-DCN
Robert G. Sabelhaus and Melanie R. Sabelhaus,	) C/A No. 2:07-CV-790-DCN
General Holding, Inc.,	) C/A No. 2:06-CV-1121-DCN
Alan Grayson and the AMG Trust,	) C/A No. 2:07-CV-593-DCN
Kevin Campbell, Chapter 7 Trustee,	) C/A No. 2:06-CV-3283-DCN ) C/A No. 2:07-CV-2992-DCN

This matter is before the court on defendant Yuri Debevc's pro se motion for payment by the United States of the cost of the trial transcript. An appellant proceeding on appeal in forma pauperis is entitled to transcripts at government expense only if the trial judge or a circuit judge certifies that the appeal is not frivolous but presents a substantial question. 28 U.S.C. § 753(f). The court **DENIES** Mr. Debevc's motion without prejudice and directs him to file his request for a transcript with the United States Court of Appeals for the Fourth Circuit.

## AND IT IS SO ORDERED.

**DAVID C. NORTON** 

CHIEF UNITED STATES DISTRICT JUDGE

July 9, 2010 Charleston, South Carolina